United States District Court

for the

District of

	Division 3: CV - 23 - 0173 Case No.
Karim Abdul Rahman Martin	(to be filled in by the Clerk's Office)
Plaintiff(s) (Write the full name of each plaintiff who is filing this complaint. If the names of all the plaintiffs cannot fit in the space above, please write "see attached" in the space and attach an additional	FILED SCRANTON
page with the full list of names.) -V-	JAN 3 1 2023) PER
	DEPUTY CLERK
MICROSOFT EXTERNAL LEGAL AFFAIRS	· · · · · · · · · · · · · · · · · · ·
Defendant(s) (Write the full name of each defendant who is being sued. If the names of all the defendants cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names)))

COMPLAINT AND REQUEST FOR INJUNCTION

I. The Parties to This Complaint

A. The Plaintiff(s)

Provide the information below for each plaintiff named in the complaint. Attach additional pages if needed.

Name	Karım Abdul Rahman Martin	
Street Address	4535 Shelmire Avenue	
City and County	Philadelphia	
State and Zip Code	Pennsylvania 19136	
Telephone Number	215-824-5790	
E-mail Address	KarimMartin636@gmail.com	

B. The Defendant(s)

Provide the information below for each defendant named in the complaint, whether the defendant is an individual, a government agency, an organization, or a corporation. For an individual defendant, include the person's job or title (if known). Attach additional pages if needed.

Defendant No. 1	
Name	Microsoft Corperation External Legal Affairs
Job or Title (if known)	Group, Agent
Street Address	One Microsoft Way
City and County	Readmond
State and Zip Code	Washington 98052
Telephone Number	425-708-0096
E-mail Address (if known)	N/A N/A
Defendant No. 2	
Name	North Carolina Microsoft Charlotte
Job or Title (if known)	Microsoft Corporation Arrowpoint 1
Street Address	8055 Microsoft Way
City and County	<u> </u>
State and Zip Code	North Carolina 28273
Telephone Number	646 225 4483
E-mail Address (if known)	N/A N/A
Defendant No. 3	
Name	Microsoft Innovation & Policy Center
Job or Title (if known)	Microsoft Corporation
Street Address	901 K Street NW 11th Floor
City and County	Washington
State and Zip Code	District of Columbia 20001
Telephone Number	202 263 5900
E-mail Address (if known)	N/A N/A
Defendant No. 4	
Name	N/A
Job or Title (if known)	N/A N/A
Street Address	N/A N/A
City and County	N/A N/A
State and Zip Code	N/A N/A
Telephone Number	N/A N/A
E-mail Address (if known)	N/A N/A

II. Basis for Jurisdiction

Federal courts are courts of limited jurisdiction (limited power). Generally, only two types of cases can be heard in federal court: cases involving a federal question and cases involving diversity of citizenship of the parties. Under 28 U.S.C. § 1331, a case arising under the United States Constitution or federal laws or treaties is a federal question case. Under 28 U.S.C. § 1332, a case in which a citizen of one State sues a citizen of another State or nation and the amount at stake is more than \$75,000 is a diversity of citizenship case. In a diversity of citizenship case, no defendant may be a citizen of the same State as any plaintiff.

•				_
What is the	e basis for	federal court jurisdiction? (check all that apply	V)	
	ederal que			4
Fill out the	paragrapl	hs in this section that apply to this case.		
A. If t	the Basis i	for Jurisdiction Is a Federal Question		
	_	fic federal statutes, federal treaties, and/or pr n this case.	ovisions of the United	d States Constitution that
		35 U.S.C.§ 261,273,Contract (Iffor Jurisdiction Is Diversity of Citizenshi		al Protection;
1.	The l	Plaintiff(s)		
	a.	If the plaintiff is an individual	27.4	, is a citizen of the
		The plaintiff, (name) N/A State of (name) N/A	<u>N/A</u> .	, is a cruzen or und
	b.	If the plaintiff is a corporation		
		The plaintiff, (name) N/A	N/A	, is incorporated
		under the laws of the State of (name)	N/A	N/A
		and has its principal place of business is	n the State of (name)	
		N/A N/A	·	
		ore than one plaintiff is named in the compla e information for each additional plaintiff.)		onal page providing the
2.	The	Defendant(s)		
	a.	If the defendant is an individual		
		The defendant, (name) N/A	<u> </u>	, is a citizen of
		the State of (name) N/A	·	Or is a citizen of

Pro Se 2 (Rev. 12/16) Complaint and Request for Injunction

	b. If the defendant is a corp	oration		
	The defendant, (name)	N/A	N/A	_, is incorporated under
ž.	the laws of the State of (n	ame) N/A		, and has its
	principal place of business	in the State of (name)	N/A	·
	Or is incorporated under t	he laws of <i>(foreign natio</i>	on)	N/A
	and has its principal place	of business in (name)	Ñ/A	
3.	The Amount in Controversy The amount in controversy—the an stake—is more than \$75,000, not	-		
	Nerve Trauma Bulgin	g Disc Deteroira	ted,Mental	Anguish

III. Statement of Claim

Write a short and plain statement of the claim. Do not make legal arguments. State as briefly as possible the facts showing that each plaintiff is entitled to the injunction or other relief sought. State how each defendant was involved and what each defendant did that caused the plaintiff harm or violated the plaintiff's rights, including the dates and places of that involvement or conduct. If more than one claim is asserted, number each claim and write a short and plain statement of each claim in a separate paragraph. Attach additional pages if needed.

A. Where did the events giving rise to your claim(s) occur?

In which the Year 2022 A Forgery of Authorization, and Conspiracy of Complication Was Illegally Endoresed Regarding the Delinquent Release of Levy Operation. In which the Distribution of Dynamics Caused Exposure to Sexular Violation while Sleeping. In which the Address of Levy Release is Microsoft, Corperation 1 Microsoft Way, Readmond WA. 98052..., In which the Sexual Violation took Place 4535 Shelmire Avenue, Philadelphia Pa. 19136.

- B. What date and approximate time did the events giving rise to your claim(s) occur?
 - III. SEE Attachment Page 🖡 Through 3 Statement of Claim.

In which the Levy Release was May, or JUne 2022, and the Sexuall Violation Occured on, and Off Starting October 2022 Threw November 2022, and other Occasions SUntil Present which will be Under REVIEW.

III. STATEMENT OF CLAIM AS REPORTED

(Part B Continuence of Page 4 of 6 which Recognition of 4B Statem -ent of Claim Shall Now Read in Attachment Regarding Complaint;)

In Reading is A Complaint Including, but not Limited too Contract Product Liability in the Immunities to Uphold the Legislation. In which all Stated is True, Correct, and Complete to the Best of my Knowledge Under Penalty of Perjury Subject to Title 28 U.S.C.§ 17 46. In which the Status of Complaint in Federal Jurisdiction is Under 28 U.S.C.§ 1331, A Case Arising Under the United States Cons -titution, or Federal, or Treaties is A Federal Question Case. In wh -ich the Service of Process will Service the Attention of Micros -oft Corperation, External Legal Affairs Group, One Microsoft Way, Redmond Washington 98052. Also for the Security Certificate of Ser -vice will be the Securities Exchange Commission 100 F st NE Wash -ington DC. 20549. In which Regarding Recognition of Complaint in Violation of Contract Laws of Admonisment, Confirmation, and Violat -ion of My Fourteenth Amendment Rights to Equal Protection Accord -ing to Authorized Legislation. In which Regarding the Microsoft Levy Starting Date Approximate of June 2012 with Three Exhibit le -vy Forms Exhibit #1,#2,#3 which in My State Identification is Identity Foundation for the Lev Form Service. In which in the Year 2022 A Forgery of Authorization, and Conspiracy of Complicity was Illegally Endorsed Regarding the Delinquent Release of the Levy Operation. In which Regarding Aleged Indenture Trustee Personnel, Alleged Microsoft Control Personnel Under the Child Care Marshall Program for My Children, and Ombudsman, or Levy Personnel I do Not Have There Address. In which is the Assessment of Probable Cause Investigation Due to the Lack of Information Convenience for the Personnel to be Listed As Defendants. In which Concerning I'm A Microsoft Share Holder, and Supplier Due to My Military Securities ,Benifits, and Furnish Bond From Four of My Services, In which I Have Ownership of Microsoft 365, the Microsoft Cloud, the IBM Cloud Service, Azure Commision, Aspent Controls, Grid View, and Form View Controls, Along with other Dynamics. In which as A Result of the Le -vy Fraud Opening Dynamic 365, and other Issue was in Distribution without My Consent By Conspiracy Personnel, and Microsoft Personnel. In which AS A Result on Several Occaisions In October, and November 2022 I Was Sexually Violated in My Sleep which in Microsoft was in Notice of Assault.Also Regarding Illegal Entities which are Band From use Stated in Contract Legislation which was Illegally Activ -ated Inside of My Entity. In which the Illegal Entities were Used to Distort, and Produce the Microsoft Transfusion of Blood, Human Feces, and Vomit. In which Regarding the Lack of Admonishment with the Unlawfull Distribution of Control Operation Arrangements Viol -ated My Fourteenth Amendment Equal Protection Rights. In which my Face was Frequently Changed, Control ills were Used to Deteriorate My Vitamins, and Fatique Health, Also my Physical Structure was Dis -torted Plus my Strength Capacity was Diminished and Imposed Anes-

-thesia by Control Operators was Breaking Down My Nerves, and Nerv -es System. In which these Tragic Events Caused Mental Anguish, and Deteriorated My Pysical State of Health. In which I have Disc Bulg -es Meaning Disc Disease which Could be Cancer with Superimposed Disc Herniations which SUPERIMPOSED Means From Trauma Events. Also I Have Bone Marrow Cancer, A Hernia, A Gallstone in my Gallbladder, and with Defect in My Lungs with Cat Scan Of High Lymph Nodes. In which the Microsoft Control Distribution, and the Illegal Entity Complicity Diminished the State of My Well Being. In which the Mic -rosoft Control Personnel was Supposed to be in Distribution of my Utility Heat Control which Has Been of For Over A Month. In whi -ch Exhibit #4 City Appliance Service LLC Replacment of my Ignit -ion to My Stove For 285.00 if I Could not Have Heated up the Hou -se with the Stove I Could Have Died. In which the Railroad Process Alleged Complicity Personnel Under Probable Cause Assessment, and Investigation are Attoneies, and Alleged Personnel Destiny Latifah Tombleson Martin, Destiny Martin, Christina Davis, Hafizah Homburger, Attorney Tanisha Mathews, Towanda Letifah Lifort, Hafizah Aisha To -wanda Sharifa Martin, Sam Wilson, Hafizah Wilson, Omar Sistrunk, CELESTE Neil, Stepenia Wilkerson, and Fatimah Abdul Rahman Martin. In which in the Conspiracy to the Levy Fraud with Alleged Intent to Tamper with Entity Controls, Operations, Dynamics, and Illegal Entity Complicity. In which Alleged Closure, or Consttucted Modific -ation was Alleged in Conspiracy, but Sexual Dynamics, and Detrimen -al Exsposure was Alleged in intent. In which for Recognition Purp -ose is My Statement of Identity which will Be My Service Detail Exemption Numbers From my Four Military Expeditions, and Service. In which Exhibit #5 is My Proof of Service Connected Compensation Document Dated March 10,2022 From the Department of Veterans Affa -irs Janesville WI 53547-4444. In which Exhibit #6 is DD-214 in which I Served in the United States Army From July 15 1998 to Dec -ember 06 199 Under Honorable Conditions with Microsoft Benifits, Industry Publishing, and other Finances. In which my Army Separation Authority is AR 635-40, PARA 4-24B(3) for Federal Benefits. In which My Army Exemption is *194621450 AI MART 30 0 200712 670 000000000 00*.Also Exhibit Number #7 is My Navy Reserves Service Detail 2 Page Document for my Commponent Reserves General Discharge with Two Navy Exemptions Due to the Capacity of Finance, and Furnish Bond. In which My Initial Navy Exemption is *194621450 AI MART 30 0 201112 670 00000000000* and My SEcodary Exemption Due to Billions of Dollers in Furnish Bond with Microsoft Benefits, and Federal Be -efits is *194621450 AI MART 30 0 201812 670 00000000000*.In which to Continue I Had A Honorable Rotc Certificate of Honorable Disch -arge with A over 20 Million Doller Furnish, and Securities Deposit which my Exemption is *194621450 AI MART 30 0 201512 670 00000000 000* in which I Received A Certification in 2002 for A Paralegal Later to Study online for District Attorney, Sports Medicine Economic Infrastructure, Municipal Judge, Land, and GOvernment Ombudsman with other Associate, Bachelor, Masters, and Doctrine Degrees. In which to Recognition After my Dishonorable Discharge I Had A 20 Million Do -llor Benifits Discharge in 2003 DisHonorable Exemption Number is

-*194621450 AI MART 00 0 000000 670 0000000000*.In which Exhibit $\overline{\#}8$ is my Document with My Five FOrms of Identification with my Cl -ass C Drivers License, Veterans Identification, and Stae Levy Iden -tification. In which Due to the Basis of Modern Written Federal Magistrate Contract for the Legislature, Economic Utilities, Micros -oft Corperation Legislation, Commission Contract, Marshall Program Contract, and other Contract. In Recognition Complaint Topic #2%. In wh -ich Many Personnel Has Been Trying to Intrigue Non-Disclosure Conspiracy which in Regarding this Levy Complicity Some, and Other of the Investigative Personnel Have Been Under Investigation for Heroin, Crack Cocain, Fentanyl, Ecstasy, and other Drugs Around my Ch -ildren. In which Concerning I Have Contact Threw Microsoft, and Pe -rsonal Contact with Some of My Children, but Some of My Young Chi -ldren I Have Not Even Met. In which in Former Occasion Over Money and My Estate in which is Part of the Reason I Have A Writ of Repl -evin With the Magistrate, and US Marshal. In which Regarding My Ch -ildren the Trafficing Statue of Limitations is Exceeded Due to Knowing the Location of My Over 200 Children. In which I Bonded the TrustFUnds, and Living Conditions for My Children Although my Memo -ry Was Erassed on Several Occasions on the Microsoft Entity Cont -rols. In which the Level of Complicity is the Reason for Our Peti -tion for Reorganization Under Chapter 9 Municipality Made Applic -able Under Chapter 11 Regarding I Karim Abdul RAhman Martin Hold -er of Secured Lien Under Title 11 U.S.C. § 1111, and Property of the Debtor. In Conclusion in the Regards of the Injuntive Relief I Move to Secure the Order to Microsoft for Levy Imposition, and the Microsoft Entity Control Disclosure, and all Record Discloure in the Jurisdiction of Karim Abdul Rahman Martin. In which too I Move for My Exemption Disclosure, and all Deeds, Title, RES, AND Stock Certificate in My Writ of Replevin. In which for Your Use is Exhib -it Number #9 Through #67 which in the Distribution, and TRansacti on Documents for Microsft, Department of Human Service, Septa, WAWA, Department of Labor, Department of Labor, and Industry, and other Accounts For Active Appropriation. In which the Injuctive Relief will be Too Stated in the Complaint Form, and all Exhibits will Fol & -low this Page. In which all Stated Herein is True Correct, and Com Plete Regarding Title 28 U.S.C.§ 2242 Regarding Unsworn Falsifica -tion to Authorities, and Penalties of Perjury Under Title 28 U.S. C.§ 1746.

C. What are the facts underlying your claim(s)? (For example: What happened to you? Who did what? Was anyone else involved? Who else saw what happened?)

In which Regarding the Microsoft Levy Starting Date Approximate T Time of June 2012 with Three Exibits #1,#2,#3 which in My State I Identification is the Reference Number to the Levy Holder Account. In which in the Year of 2022 A Forgery of Authorization, and Consp-iracy of Complicity was Illegally Endorsed Regarding the Delinquent Release of the Levy Operation. Also in Concerning I'm A Microsoft Share Holder, and Supplier Due to My Military Securites for Federal Benefits, and Furnish Bonds From Four of My Service Detail. Also Due to the Levy Release UnAuthorized Distribution of Dynamics was Issued, and I was Exposed to Sexually Violation.

IV. Irreparable Injury

Explain why monetary damages at a later time would not adequately compensate you for the injuries you sustained, are sustaining, or will sustain as a result of the events described above, or why such compensation could not be measured.

In which I Have Disc Bulges which Means Disc Dasease which in FOr -mer Occasion My Bulding Disc was Cancer, and I Too Have SuperImpo -sed Herniated Disc Meaning From Trauma Events. Also I Have Bone Marrow Cancer with Lung Defect, and Elevated Lymph Nodes, Also I Ha -ve A Hernia, and A Gallstone in My Gallbladder which the Illegal Entity Transfussion, and Distortion of My Strength Capacity Deteriorated My Physical Health, WITH THE Diminishing of my Nerves Anest Ehesiac Deteriorated My Disc Condition, and the Human Fecec, or Blood Caused Sickness, and Pneumonia Symtoms with Mental Anguish.

V. Relief

State briefly and precisely what damages or other relief the plaintiff asks the court to order. Do not make legal arguments. Include any basis for claiming that the wrongs alleged are continuing at the present time. Include the amounts of any actual damages claimed for the acts alleged and the basis for these amounts. Include any punitive or exemplary damages claimed, the amounts, and the reasons you claim you are entitled to actual or punitive money damages.

In which For Active Appropriation I Request For A Monitored LEvy Be in Assesment, and Probable Cause Investigation which will be A Commissioned open Glosed Levy to Complete Dynamic Termination and Maintain the Operation Personnel for Inevitable Control Securty. In which I Too Move For Order of Control Property for the Means of Infrastructure, Utility Operation, and Body Function with all Records Excluding Newspapers, Taxes, Recipts, and Gonsumer Transaction Records at this Due to Levy of Capacity. In which Any Stock Certificates, Deeds, Titles, or RES IN THE Magistrate, and Marshall Writ of Replevin, and the Assessment of Child Care Personnel Utility.

VI. Certification and Closing

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

A. For Parties Without an Attorney

I agree to provide the Clerk's Office with any changes to my address where case—related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

	Date of signing: $\frac{1}{31/2023}$	
	Signature of Plaintiff	
	Printed Name of Plaintiff	
В.	For Attorneys	
	Date of signing:	
	Signature of Attorney	
	Printed Name of Attorney	
	Bar Number	
	Name of Law Firm	
	Street Address	
	State and Zip Code	
	Telephone Number	
	E-mail Address	

UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF PENNSYLVANIA	: :
Caption in Compliance F.R.C.P. Rule 11	: : :
Name:Karim Abdul Rahman Martin	: : :
Residence:4535 Shelmire Avenue Philadelphia PA 19136	: : :
Telephone Number: 215-824-5790	: :
In RE: Karim Abdul Rahman Martin	Case NO:
:	Date: January 31,2023
:	Judge:
:	: :
CERTHEFCATION (0)	F SSERVECE
.I Karim Abdul Rahman Martin	:
Represent <u>Karim AbdyłeRâhman</u>	Martin in this Matter
am the Secretary/Paralegal for <u>Dist</u>	rict Court who Represents
Jurisdiction Under 28 U.S.C.§ 1331	in this Matter
am the Debtor, and Movant	in this Case, and I Repre

-sent_Myself. 2.On 311/31/2023agg I Sent A Copy of the Following

-Pleadings, and/or Documents to the Parties LIsted in the Chart Be -low.

(Please Place An(X)NeXt to Each Document You Served)

- (X)United States District Court Complaint and Request for Injunct
 -ion Federal Question Case Under Title 28 U.S.C.§ 1331
 - (X)Exhibit #1, #2, #3 Three LEvy Forms For Dynamic 365, the MIcrosft Cloud, and other Dynamics, Camera's, and Lights.
 - (X)Exihibit #4 City Appliance Service LLC Ignation Replacement for Stove.
 - (X) Exhibit #5 Army DD-214 Honorable Discharge, Service Comp. Document.
 - (X) Exhibit #6 Army Actual DD-214 Form
 - (X) Exhibit #7 Proof of Navy Component Reserves Service Detail.
 - (x)Document with Five Forms of Identification Class C Drivers Lis ense, Social Security Card, Vetrans Benefits Identification, State Service Identification, and other IDentification.
 - 1(X) Exhibit #8 Through # 67 which is My Distribution I.R.S. Account 11
 Transaction DOcuments with Exemption From Military Benefits Cited.

In which for Monitor, Four Teenth Amendment Rights to Equal Protect
-ion, Civil Immunities, and Procedure Due Process of the District
Court. In which All Listed in the Service Chart Including with all
Forms of Service in Active Appropriation. The second the Court and Court an

		<u> </u>
: Name AND ADDRESS OF PARTY : SERVED :	Party to the Case	Mode of Service
Max Rosenn U.S.Courthouse 197 South Main Street, Room 2W11kes-Barre, PA 18701	Document Filing Sent For Hearing Before the District Court	Document Filing in Service to the Court Clerk
William J.Nealon Federal; Bldg & U.S Courthouse 235 N.WWashington Avenue Scranton PA 18503 US Attorney David J Freed	Primeses for ACTIVE : Appropriation :	Premises and Courter Clerk Filing
Microsoft Corperation Extern -al Legal Affairs, One Micro -soft Way Readmond WA 98052	Service of Summons the on Relationship Defendent	Service By the Clerk of the Courts in Priority Express Mailing.
North Carolina Microsoft Charlotte, Microsoft Arrowpoi -int 1,8055 Microsoft way Charlotte NC 28273	Microsoft Service of Summons Agent Active on Defendent	Service By the Clerk of the Courts in Priority Express Mailing
Microsoft Innovation & Policy Center, 901 K Street NW 11th Floor, Washington DC 20001		Service of the Clerk of the Courts in Priority Express Mailing
Securities Exchange Commiss -ion,U.S. Securities; and Exha -nge Commission,100 F ST NE Washington DC 20549	MultilLitigation Tran -sfer for Coordination of Case.	Prioity Mail Express US Postal Service
Honorable AntonyyJ Blinken, E Secretary of State, Washington DC 20520	Service Recognition to the District Court Filing	Priority Express Mailing US Postal Service
: Service Continue on Newt Page : Next Page	Continue Chart	Continue Service Chart

Name and address of party SERVED	Relationship of Party to the Case	: ** : Mode of Service : :
: :	•	• • • • • • • • • • • • • • • • • • •
Department of the Treasury, Internal Revenue Service, I.R.S.,Stop 6525 Kansas City MO 64999-002	Soveréign Service Center Requirement	Prioity Express Mailing,or Priority with Certified
: I.R.S.Complaint Process, : I.R.S. EO Classification, : Mail Code 4910DAL,1100 Comm : -erce st,Dallas TX 75242-1198	ComplaintService Agent Address	Priority Mailing with Certified
Internal Revenue Service Attn; Return Preparer Office 401 Peachtree Street NW, Mail Stop 421-D, Alanta GA 30308	Second Complaint Agent Address for Active Recognition	Priority Mailing and Certified Mail
Merrick Garrland United STates Attorney General, U.S. Depart -ment of Justice, 950 Pennsyl -vania Avenue, NW, Washington DC 20530-0001	Multi Litigation iran	Priority Express Mail US Postal Service Service
US Attorney's Office,504 w.H Hamilton st,Allentown PA 11101 18101		Prioity Mailing or Certified Mail
N/A	N/A	N/A

In which Concerning the Above Documents in this Certificate of Se -rvice is in the Complaint Procedure to Appropriate the Due Proce -ss of the Case. In which in Commission the Recognition in Some Reference of the Multidistrict Litigation Premises For the Direct Coordinated Moniter Due to Capacity of Municipality. In which Plea -se Conduct the Probable Cause Investigation to Process, and Defend the Matters, and Jurisdiction of the Federal Reserve Act, Securities Exchange Act, and the United States Constitution. In which for your Use for Investigative Purpose all Exemption Information is in the Service Detail in the Compliant for Recognition of Military Furni -sh Bonds, Securities, and Federial Benifits for Microsoft, and More. In which Regarding for Your Use of Investigation Regarding the Financial Disclosure, and Transaction Inquiry Documents with the Different Exemption Disclosure Numbers on the Bottom of Each Note. In which Both the State Department, and Treasury Department Received Notice Regarding Location of My Property, and the Disclosure of the Property web Site Colored Photos Regarding Discription of My Prop -erty In which to Conclude for Disclosure Purpose is My Exemption Activation Number for Municipality Coordination is #0014186371 160 2207801 8551 7248 75017, and 10-4-17 mc P.N. for Active Standard.

Under Penalty of Perjury I Declare that all Stated is True, and Complete Subject to Titlt 28 U.S.C.§ 1746.

Date_January 31,2023	
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IF-238 (07/10)

ADMINISTRATIVE OFFICE OF THE U.S. COURTS MILITARY SERVICE INFORMATION

The AO tracks military service for reporting purposes and to notify eligible staff when benefits change. If you have served in the United States military, please complete the information below.

Employee Name:

Karim A. Martin (Army)

Military Start Date:

July 15 1998

Military End Date:

November 6,1999

Military Grade:

PV1 -92A10 00 Automated Logistic Specialist == 1

<u> </u>	Veterans Preference	
	None	
	5 point	
	10 point 30%+ Comp	
	10 point < 30%	
	10 point disability	
	10 point other	

Branch of Service		
 Air Force		
 Army		
Coast Guard		
Marines		
Navy		

	Military Separation Status
1	Not Applicable
F	Retired
,	Separated

 Veterans Status
Active Reserve
 Inactive Reserve
Retired Military
Other Veteran

Reserve Category			
Type*	Branch	Other	
IMA	Air Force	Air National Guard	
IRR	Army	Army National Guard	
Selected Reserve	Coast Guard	Draft Eligible	
Standby Reserve	Marines	Navy Reserve – Merchant Marines	
	Navy	Not Applicable	

^{*}IMA – Individual Mobilization Augmentee IRR – Individual Ready Reserve

IF-238 (07/10)

ADMINISTRATIVE OFFICE OF THE U.S. COURTS MILITARY SERVICE INFORMATION

The AO tracks military service for reporting purposes and to notify eligible staff when benefits change. If you have served in the United States military, please complete the information below.

Employee Name:	Karim	Martin	(Navy	Component	Reserves)

Military Start Date: January 2003

Military End Date: ____May 2004

Military Grade: Seaman Recruit_

Veterans Preference		
None		
5 point		
10 point 30%+ Comp		
10 point < 30%		
10 point disability		
10 point other		

	Branch of Service
_	Air Force
	Army
	Coast Guard
	Marines
	Navy

Military Separation State	us
Not Applicable	
Retired	-
Separated	

Veterans Status		
Active Reserve		
Inactive Reserve		
Retired Military		
Other Veteran		

Reserve Category			
Type* Branch		Other	
IMA	Air Force	Air National Guard	
IRR	Army	Army National Guard	
Selected Reserve	Coast Guard	Draft Eligible	
Standby Reserve	Marines	Navy Reserve – Merchant Marines	
	Navy	Not Applicable	

*IMA – Individual Mobilization Augmentee IRR – Individual Ready Reserve

Department of the Treasury - Internal Revenue Service Form 13909 Tax-Exempt Organization Complaint (Referral) (December 2016) 1. Name of referred organization Microsoft Degal Affairs Group And Microsoft Street address One Microsoft Way Date of referral State ZIP code City January 31,2023 98052 WA ReadMond 2. Organization's Employer Identification Number (EIN) 526004813 3. Nature of violation Directors/Officers/Persons are using income/assets for personal gain Organization is engaged in commercial, for-profit business activities Income/Assets are being used to support illegal or terrorist activities Organization is involved in a political campaign Organization is engaged in excessive lobbying activities Organization refused to disclose or provide a copy of Form 990 Organization failed to report employment, income or excise tax liability properly Organization failed to file required federal tax returns and forms Organization engaged in deceptive or improper fundraising practices Other (describe) 4. Details of violation Name(s) of person(s) involved Destiny Letifah Martin Martin, Hafizah Humberger, and Attorney Tanya Mathews Organizational title(s) Alleged Indenture Trustee, Alleged Securities Intrist Commission Dollar amount(s) (if known) Date(s) N/A Impractable Circumstance Alleged 2004 until Present Description of activities In which the Conspiracy of Fraudulant Complicity Regarding the Initial Levy Commenced in the Year 2012 was illegally Released without My Consent, or My Presents. In which the Identity Fraud Exposed, and Administered the UnAuthorized Distribution of Dynamic 365, and Others Under My Military Furnish Bond, Credit Deposits, and Federal Benefits to Expose me, to Sexual Violation with ill Intent. 5. Submitter information Name Karim Abdul Rahman Martin the Undersigned Authority, and Alleged Benéficiary Owner of Microsoft Shares, and Supplier of Dynamics, IBM Cloud, Azure, and More Street address 4535 Shelmire Avenue Telephone number ZIP code State City 215-824-5790 19136 Philadelphia

6. Submission and documentation: The completed form, along with any supporting documentation, may be mailed to IRS EO Classification, Mail Code 4910DAL, 1100 Commerce Street Dallas, TX 75242-1198, faxed to 214-413-5415 or emailed to eoclass@irs.gov. Disclaimer Notice: Your email submission of Form 13909 and attachments are not encrypted for security.

I am concerned that I might face retaliation or retribution if my identity is disclosed